

1 Counsel report that they have met and conferred regarding ADR and have reached the  
2 following stipulation pursuant to Civil L.R. 16-8 and ADR L.R. 3-5.

3 The parties stipulate to participate in the following ADR process:

4 Private Process:

5 X Private ADR (*mutually agreeable private mediator to conduct mediation*)

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7 The parties agree to hold the ADR session by

8 X the presumptive deadline (*The deadline is 90 days from the date of the order referring*  
9 *the case to an ADR process unless otherwise ordered.*)

10 Private Process:

11 X Private ADR (*mutually agreeable private mediator to conduct mediation after parties*  
12 *have engaged in document discovery*)

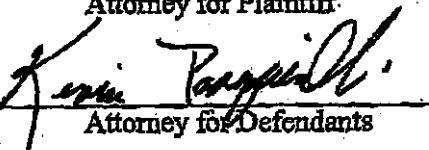
13 *(For e-filers, please consult General Order No. 45, Section X regarding signatures.)*

14 Concurrence in the filing of this document has been obtained from all signatories

15 Dated: November 21, 2007

/s/ Melinda M. Morton  
Attorney for Plaintiff

16  
17 Dated: November 21, 2007

  
Attorney for Defendants

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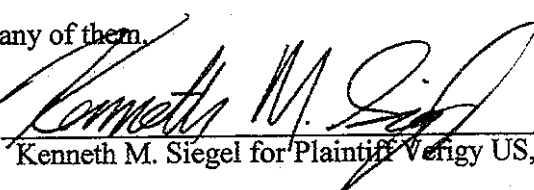
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1 SIGNATURE AND CERTIFICATION BY PARTIES AND LEAD TRIAL COUNSEL

2 Pursuant to Civ. L.R. 16 and ADR L.R. 3-5(b), the undersigned certifies that he has read  
3 either the handbook entitled "Dispute Resolution Procedures in the Northern District of  
4 California," on the Court's ADR Internet site <www.adr.cand.uscourts.gov>, discussed the  
5 available dispute resolution options provided by the Court and private entities, and considered  
6 whether this case might benefit from any of them.

7 Dated: November 19, 2007

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Kenneth M. Siegel for Plaintiff Verity US, Inc.

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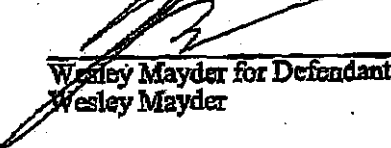
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6 whether this case might benefit from any of them.

7 Dated: November 21, 2007

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9 Ronni Mayder for Defendants  
Ronni Mayder, Silicon Test Systems, Inc.  
and Silicon Test Solutions, LLC

10 Dated: November 4, 2007

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12 Wesley Mayder for Defendant  
Wesley Mayder13  
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6 whether this case might benefit from any of them.

7 Dated: November 21, 2007

8 Daniel S. Mount, Counsel for Defendants